

1 RICHARD L. JOHNSON
2 MARTIN DEINHART
3 BLAIR STERLING JOHNSON & MARTINEZ
4 A PROFESSIONAL CORPORATION
5 238 ARCHBISHOP F.C. FLORES ST. STE 1008
6 HAGATNA, GUAM 96910-5205
7 TELEPHONE: (671) 477-7857

8 *Attorneys for Plaintiff First Hawaiian Bank*

9 **IN THE DISTRICT COURT OF GUAM**

10 FIRST HAWAIIAN BANK,
11 a Hawaii Corporation,

12 Plaintiff,

13 vs.

14 PACIFIC COMPOSITES, INC.,
15 a Guam Corporation, and
16 AMANDA W.F. YOUNG, and
17 CHRISTOPHEAR D. YOUNG,

18 Defendants.

CIVIL ACTION NO. 18-00028

**SUPPLEMENTAL DECLARATION OF
MARTIN DEINHART IN SUPPORT OF
REQUEST FOR ENTRY OF DEFAULT
OF AMANDA W.F. YOUNG**

19 I, MARTIN DEINHART, declare:

20 1. I am an attorney with Blair Sterling Johnson & Martinez, a Professional
21 Corporation, counsel for Plaintiff **FIRST HAWAIIAN BANK** in this action, and duly licensed to
22 practice before the above-entitled court.

23 2. The Complaint in the above-referenced action was filed in the District Court of
24 Guam on July 23, 2018. The Summons and Complaint were served upon Defendant **AMANDA**
25 **W.F. YOUNG** on July 24, 2018, as is more particularly described in the Declaration of Service
26 filed on July 26, 2018, in this matter.

27 3. Defendant has failed to answer or plead to the Complaint.

28 4. The time within which Defendant may answer or otherwise respond to the
Complaint has expired, no answer or claim has been filed and the time to answer or otherwise

1 plead has not been extended.

2 5. Upon reasonable inquiry and investigation, declarant believes that Defendant is
3 not a member of the United States of America Armed Forces, not incompetent, and not an infant
4 or a minor.

5 I declare under penalty of perjury that the above is true and correct to the best of my
6 knowledge.

7
8 DATED this 4 day of September, 2018.

9
10 
11 MARTIN DEINHART

12 O56\21147-78
13 G:\FHB\MAITE BRANCH-UNTALAN-21147\PLD\083D-SUPPLEMENTAL
DECLARATION IN SUPPORT OF REQUEST FOR ENTRY OF DEFAULT OF
AMANDA YOUNG RE FIRST HAWAIIAN BANK V PACIFIC COMPOSITES,
14 INC. ET AL CV18-00028.DOCX
15
16
17
18
19
20
21
22
23
24
25
26
27
28